IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

UNITED STATES OF AMERICA, Plaintiff,	
v.	Criminal Case No. 3:13-cr-00162-DRD
THOMAS FARMER, Defendant.	

DEFENDANT'S MOTION TO RESTRICT

Pursuant to the Court's Standing Order No. 9, Defendant Farmer moves to restrict certain exhibits to "Defendant Farmer's Motion In Limine To Exclude Evidence Of Payment Stubs," which will be the Defendant's next- numbered filing after the filing this Motion. Defendant will be entering one (1) exhibit as an attachment to his Reply Brief in support of his Motion for reconsideration of this Court's ruling that Puerto Rico is a State for section 1 purposes. These one (1) exhibit will bear the consecutive decimal number associated with the filed motion, *e.g.* Docket No. ____-1.

The Government has previously identified certain exhibits as containing confidential investigative material from the Grand Jury. Without conceding the Government's position, Defendant wishes to file such material as restricted material.

In order to file the Certification together with the one (1) exhibit, Defendant filed everything under the "parties" restriction level. Defendant now respectfully requests that the following exhibit remain restricted to the "parties" restriction level:

Docket No. ___-1, Exhibit 1

	This	Certifica	ation	itself	does	not	contain	confidential	information.	Therefore,	Defendant
respec	tfully	requests	that 1	the fil	ling s	tatu	s of the	following be	changed to	'public'':	

Docket No. ____, "Defendant Farmer's Motion In Limine To Exclude Evidence Of Payment Stubs"

Respectfully submitted,

Dated: September 2, 2014

By: /s/ <u>Mark Rosenblum</u>
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Counsel for Defendant Thomas Farmer

CERTIFICATE OF SERVICE

I hereby certify on the 2nd day of September, 2014, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system, which will send a notification of such filing (NEF) to the following:

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